

1 THE HONORABLE JAMES L. ROBART  
2  
3  
4  
5  
6  
7  
8

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
AT SEATTLE

9 SRC LABS, LLC & SAINT REGIS  
MOHAWK TRIBE,  
10

Plaintiffs,

11 v.  
12 AMAZON WEB SERVICES, INC.,  
AMAZON.COM, INC.,  
& VADATA INC.

13 Defendants.  
14

Case No.: 2:18-cv-00317-JLR

15 **STIPULATED MOTION AND  
[REDACTED] ORDER FOR  
EXTENSION OF TIME TO  
EXCHANGE PRELIMINARY CLAIM  
CHARTS**

**NOTE ON MOTION CALENDAR:**  
**Thursday, August 9, 2018**

**JURY TRIAL DEMANDED**

16 Plaintiffs SRC Labs, LLC & Saint Regis Mohawk Tribe (collectively, "Plaintiffs") and  
17 Defendants Amazon Web Services, Inc., Amazon.com, Inc. & VADATA Inc. (collectively,  
18 "Amazon") submit this stipulation to request a one-week extension of time to exchange  
19 preliminary claim charts pursuant to the Court's Minute Order Setting Trial Dates and Related  
20 Dates entered on May 22, 2018 (Dkt. No. 95) (the "Minute Order"). The current deadline to  
21 exchange preliminary claim charts is August 10, 2018. The parties have conferred and request  
22 that the Court extend the deadline to August 17, 2018. Good cause exists for this extension  
23 because the parties are engaging in ongoing discussions to narrow the disputes and proposed  
24 terms for claim construction. The parties do not believe this extension requires modifying any  
25 other deadlines set forth in the Court's Minute Order.

26 ///

27 ///

28

STIP. MOT. FOR EXT. TO EXCHANGE  
PRELIMINARY CLAIM CHARTS  
CASE NO. 2:18-CV-00317-JLR

1 Stipulated and agreed to this 9th day of August, 2018.

2 Dated: August 9, 2018

FENWICK & WEST LLP

3 By: s/Jessica M. Kaempf

4 J. David Hadden (admitted *pro hac vice*)  
5 Saina S. Shamilov (admitted *pro hac vice*)  
Ravi Ranganath (admitted *pro hac vice*)  
Clay Venetis (admitted *pro hac vice*)  
801 California Street  
Mountain View, CA 94041  
Telephone: 650.988.8500  
Facsimile: 650.938.5200  
Email: dhadden@fenwick.com  
sshamilov@fenwick.com  
rranganath@fenwick.com  
cvenetis@fenwick.com

Todd R. Gregorian (admitted *pro hac vice*)  
Dargaye Churnet (admitted *pro hac vice*)  
Shannon Turner (admitted *pro hac vice*)  
555 California Street, 12th Floor  
San Francisco, CA 94104  
Telephone: 415.875.2300  
Facsimile: 415.281.1350  
Email: tgregorian@fenwick.com  
dchurnet@fenwick.com  
sturner@fenwick.com

Jessica M. Kaempf, WSBA No. 51666  
1191 Second Avenue, 10th Floor  
Seattle, WA 98101  
Telephone: 206.389.4510  
Facsimile: 206.389.4511  
Email: jkaempf@fenwick.com

19  
20 Attorneys for Defendants Amazon Web  
Services, Inc., Amazon.com, Inc., &  
VADATA, Inc.

21 Dated: August 9, 2018

BREMER LAW GROUP PLLC

23 By: s/Carmen E. Bremer

24 Carmen E. Bremer, WSBA 47,565  
1700 Seventh Avenue, Suite 2100  
Seattle, WA 98101  
Telephone: 206.357.8442  
Facsimile: 206.858.9730  
Email: carmen.bremer@bremerlawgroup.com

27 Michael W. Shore (admitted *pro hac vice*)

1 Alfonso G. Chan (admitted *pro hac vice*)  
2 Christopher Evans (admitted *pro hac vice*)  
3 Andrew Howard (admitted *pro hac vice*)  
4 SHORE CHAN DEPUMPO LLP  
5 901 Main Street, Suite 3300  
6 Dallas, TX 75202  
7 Telephone: 214.593.9110  
8 Facsimile: 214.593.9111  
9 Email: mshore@shorechan.com  
10 achan@shorechan.com  
11 cevans@shorechan.com  
12 ahoward@shorechan.com

13 *Attorneys for Plaintiffs SRC Labs, LLC & Saint*  
14 *Regis Mohawk Tribe*

**[REDACTED] ORDER**

This matter is before the Court on the parties' Stipulated Motion for Extension of Time to Exchange Preliminary Claim Charts. The Court, having considered this matter and the record in this case, ORDERS as follows:

The Stipulated Motion is GRANTED in its entirety.

**IT IS HEREBY ORDERED THAT** the deadline for the parties to exchange preliminary claim charts shall be extended to and including August 17, 2018.

SO ORDERED this 10th day of August, 2018

THE HONORABLE JAMES L. ROBART  
UNITED STATES DISTRICT JUDGE

## **CERTIFICATE OF SERVICE**

I, Jessica M. Kaempf, hereby certify that on August 9, 2018, I caused the foregoing

**STIPULATED MOTION AND [PROPOSED] ORDER FOR EXTENSION OF TIME TO  
EXCHANGE PRELIMINARY CLAIM CHARTS** to be served on the following parties as  
indicated below:

<p><b>Carmen E. Bremer</b>          Bremer Law Group PLLC          1700 Seventh Avenue, Suite 2100          Seattle, WA 98101</p> <p><i>Counsel for Plaintiffs</i>          SRC LABS, LLC AND          SAINT REGIS MOHAWK TRIBE</p>	<p>[ ] By United States Mail  <input type="checkbox"/> By Legal Messenger  <b>[X] By Electronic CM/ECF</b>  <input type="checkbox"/> By Overnight Express Mail  <input type="checkbox"/> By Facsimile  <input type="checkbox"/> By Email          Carmen.bremer@bremerlawgroup.com</p>
<p><b>Michael W. Shore</b>  <b>Alfonso G. Chan</b>  <b>Christopher L. Evans</b>  <b>Andrew M. Howard</b>          Shore Chan DePumpo LLP          901 Main Street, Suite 3300          Dallas, TX 75202</p> <p><i>Counsel for Plaintiffs</i>          SRC LABS, LLC AND          SAINT REGIS MOHAWK TRIBE</p>	<p>[ ] By United States Mail  <input type="checkbox"/> By Legal Messenger  <b>[X] By Electronic CM/ECF</b>  <input type="checkbox"/> By Overnight Express Mail  <input type="checkbox"/> By Facsimile  <input type="checkbox"/> By Email          mshore@shorechan.com          achan@shorechan.com          cevans@shorechan.com          ahoward@shorechan.com</p>

Dated: August 9, 2018

By: s/Jessica M. Kaempf

Jessica M. Kaempf, WSBA No. 51666  
FENWICK & WEST LLP